

Ice Cream.

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25c Per Quart.LACKAWANNA DAIRY CO.
Telephone Orders Promptly Delivered
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Scranton Transfer Co.

Baggage Checked Direct to Hotels
and Private Residences.
Office D. L. & W. Passengers
Station. Phone 525.DR. H. B. WARE,
SPECIALIST.Eye, Ear, Nose and Throat
Office Hours—9 a. m. to 12:30 p. m.; 2 to 4
Williams Building, Opp. Postoffice.

CITY NOTES

SOCIAL THIS EVENING.—The Universalist church will give a social this evening. Supper will be served from 6 to 8.

ACCUSED OF LARCENY.—Dan Fallon, of Olyphant, was committed to the county jail yesterday by Justice of the Peace Cannon on the charge of larceny.

PRIME FUNERAL.—The funeral of John Pile will take place today (Friday) at 2 p. m. from the residence, Aberdeen, Pa. Interment in the Madisonville cemetery.

REGULAR MEETING.—The members of the Women's Veterans Relief union are requested to attend the regular meeting Friday, Oct. 5, at important business is to be transacted.

SOCIAL AND SMOKER.—Upchurch lodge, No. 222, A. O. U. W., will hold a smoker and social in their hall, 421 Lackawanna avenue, this evening, at which Pittston lodge will be entertained.

A DOUBLED ACCUSATION.—John Williams, of Hennebury court, was held in \$300 bail yesterday by Alderman Kason on the charges of assault of the peace and assault and battery, preferred by Emilia Fenali.

MEETING OF MANAGERS.—The managers of the Home for the Friendless will hold a regular meeting this morning at 9:30 at the rooms of the Young Women's Christian association. A full attendance is urged.

A DOUBLED ACCUSATION.—S. Eppstein, of Penn avenue, was held in \$300 bail by Alderman Miller on the charges of assault and battery and threats to kill, preferred by B. Josephson, a Penn avenue clothier. Josephson claims that Eppstein assaulted him Wednesday night and threatened to "shoot his legs off."

MURDER STOLE A RIDE.—Charles McLeod was yesterday arrested and arraigned before Alderman Miller on the charge of stealing a ride on the Delaware, Lackawanna and Western road from Stroudsburg to this city. McLeod was held in \$300 bail, and claims to be a railroad worker. He said he was intoxicated at the time he boarded the train and Alderman Miller discharged him from custody.

FUNERAL ANNOUNCEMENTS.—The funeral of Mrs. Mary Mullen, the mother of John Mullen, of Elmwood, will be held at 10:30 o'clock this morning with services at St. Mary's church, Dunmore, and interment in the Mt. Carmel cemetery. The funeral of Thomas Kelly will be held at 2:30 o'clock this afternoon from the home of his parents at 505 Prospect avenue. Interment will be made in the Cathedral cemetery.

STEAM ESCAPED.—Great excitement was caused on Spruce street about 10 o'clock last night by a large amount of escaping steam being noticed in the hat store of J. H. Toller, near Wyoming avenue. The boiler in which the steam is generated that is used for steaming hats and like work, had been left with an outlet opened and this allowed the room with steam. Patrolman Schmidt effected an entrance into the store and set matters right.

FREY-MOORE NUPTIALS.

Dr. Lewis Frey and Miss Minnie Moore United in Marriage.

Dr. Lewis Frey and Miss Minnie Moore, of this city, were united in marriage yesterday at the home of the bride's uncle in Binghamton, by Rev. J. A. O'Reilly, rector of St. Peter's cathedral. They will return to this city after a short bridal tour, to begin house-keeping. The bride is a highly-accomplished young woman and has a host of friends in this city, her adopted home. Dr. Frey is one of the most successful of Scranton's physicians.

TOMORROW'S FOOT BALL GAME.

Thirteenth Regiment and High School Teams Will Meet.

The members of the High school foot ball eleven were hard at work at Athletic park yesterday afternoon, practicing for tomorrow's game with the Thirteenth regiment team. The eleven will probably line up with McHugh and Vaughn on the ends, Weissentuf and Eynon as tackles, Elwood and Stone in the guard positions and Con-

"Best Milk for Family Use."
"Babies Thrive on It."Builds up the Blood, Nerves and Tissues,
Enriches the Brain. Is equally beneficial
to both children and adults.Taste not changed. Used for all purposes.
For Sale by
DRUGGISTS AND GROCERS.

well at center. Williams will be at full-back, Tropp at quarter and Deans and Phillips at the halves. In the event of Powell going into the games, there will necessarily be some changes in this line-up.

The regiment boys are practicing every day and are confident of victory.

JOURNEYED TO CARBONDALE.

Members of Mrs. W. F. Hallstead Lodge Royally Entertained.

Fifteen members of Mrs. W. F. Hallstead lodge of the International Auxiliary of the Brotherhood of Locomotive Engineers, journeyed from this city to Carbonate on Wednesday afternoon, where they were the guests of the Carbonate branch of the order. They were royally entertained in Odd Fellows' hall.

Those who composed the party were as follows: Mrs. Charles Garrigan, Mrs. John La France, Mrs. George Nape, Mrs. Ed. Hand, Mrs. Howard Durlie, Mrs. Merritt Gardner, Mrs. Willard Lanning, Mrs. John Loomis, Mrs. Ed. Barzilar, Mrs. T. Butler, Mrs. T. Coleman, Mrs. Frank Staples, Mrs. Shiffer, Mrs. M. Kellam, Mrs. Roger Cox and Mrs. George Carr.

HAS BEEN AT LARGE
OVER SIX YEARS

John Murdock Arrested for the Murder of John Ritsak at North Taylor March 15, 1894.

A murder, which was forgotten long ago, has just been brought to the surface by the arrest of John Murdock, alias John Hardeck, at Uniontown, Fayette county. The crime was committed in Oak street, North Taylor, on Thursday morning, March 15, 1894, and the victim was John Ritsak, whose body was horribly mutilated with a razor in the hands of Murdock.

District Attorney Jones received a letter three weeks ago from a constable in Uniontown, asking if a man was wanted here for murder. The case was placed in the hands of County Detective Leysch and he has succeeded in collecting sufficient evidence to warrant the arrest of Murdock.

Nearly all the witnesses in the case have been located, and Detective Leysch will go to Uniontown and secure the prisoner. The men were brothers-in-law and had quarreled and fought, and Murdock slashed Ritsak with a razor.

The Tribune of March 17, 1894, states that Coroner Kelly held an inquest in the case, after finding the body lying in a shanty where the crime was committed. The jury in the case was Dr. S. E. Finberg, Mr. J. O'Toole, J. E. Watkins, William J. Herman, Thomas Sounds and Joe J. Powell.

The autopsy revealed that the murderer had used a razor in the most savage manner, cutting and slashing his victim with all the fury of a wild beast. A cut, shaped something in the form of a V, extended from the left shoulder blade to the abdomen, and through this wound the intestines protruded.

A circular cut appeared around the right arm, near the shoulder. Another similar rash appeared deep, just below the left elbow, and a large piece of scalp was missing. A number of witnesses, all foreigners, were examined, and much difficulty was experienced in getting at the particulars of the crime.

As near as could be ascertained, no one saw the fight which ended in the murder. Ritsak was found lying on a bed, and he lived several hours after the attack. He imparted to the witnesses examined such information of the affair as they possessed.

It was shown by the autopsy that Ritsak died of hemorrhage, and the jury found that he came to his death by a hard drive in the stomach inflicted by a razor held in the hands of John Murdock. The murderer died immediately after the crime was committed.

FLYERS AT LEXINGTON.

Third Day's Programme of Kentucky Horse Breeders' Association.

By Exclusive Wire from The Associated Press. Lexington, Ky., Oct. 4.—Interest in the third day's programme of the Kentucky Trotting Horse Breeders' association last meeting was centered on the Transylvania 213 class trotting, purse \$5,000. Boyne, the winner of last year's futurity, from Lawson's Boston stables, was the favorite at 2 to 3. Attendance, 9,000.

In the first heat Borloma and Bay Star collided about 125 yards from the wire. Both went down, and John Kinney, Bay Star's driver, received a wrenched knee. The field finished, York Boy, a Lancaster, Pa. horse, winning at the conclusion of the heat. The judges announced that both Borloma and Bay Star could remain, as they had not finished the race, owing to the accident, which was, in their opinion, unavoidable. Bay Star was placed eighth and Borloma ninth in the heat. Borloma then took the next three heats, but York Boy gave the Boston horse a hard drive in the stretch in the second heat. There were nine starters. Following is a summary of the first four:

| | |
|--|---------|
| The Transylvania, 213 class, trotting, purse, \$5,000. | |
| York Boy | 9 1 1 1 |
| York Boy | 1 2 3 |
| Lord Derby | 5 8 2 |
| Prince of India | 3 3 4 2 |
| Time—2:10.5, 2:08, 2:06, 2:08.7. | |
| In the 2:20 trot, purse, \$1,000, fourteen starters, Newton A won the first two heats easily, but Stranger took the next three. Best time (last heat), 2:12.5. | |
| In the futurity for two-year-olds, purse, \$10,000, best two in three heats, Furl won the first heat, but Alice Mapes took the next two. Best time, 2:14.5. | |

INITIATION MAY COST A FOOT.

Fraternal Order Candidate Meets with Serious Mishap.

By Exclusive Wire from The Associated Press. Williamsport, Pa., Oct. 4.—C. E. Chine is suffering with blood poisoning, due to an injury sustained to his foot while taking the Haymakers' degree in the Order of Red Men a week ago.

At one point, where the blindfolded candidate is required to remove his left shoe in order to have his foot anointed, somebody tripped on his heel, and knocked the skin off. Now it is feared he may lose his foot.

DIED.

KELLEY.—In Scranton, Oct. 3, 1900, Thomas, son of Mr. and Mrs. John Kelly, 603 Prospect avenue. Funeral this afternoon at 2:30 o'clock. Interment in Cathedral cemetery.

PHINNEY.—In Scranton, Oct. 4, 1900, Mrs. Eunice C. Phinney, of No. 514 Green Ridge street. The funeral services at 3 p. m. Friday afternoon, Oct. 5, at the home.

VIADUCT MEASURE
HAS REACHED SELECT

IT DID NOT GO FREE FROM OPPOSITION.

The Common's Attention Was Called to the Fact That the Ordinance Does Not Provide for Paving the Viaduct and There Is No Provision Made for Arranging the Sewers and Gas and Water Mains so That They Can Be Reached—Other Matters Considered.

The viaduct ordinance was advanced a little bit further last night in its voyage through councils. It was passed on third reading in common council and was referred to the streets and bridges committee of select council. When the measure was called up on third reading in common council, Mr. Keller led the opposition, but on different grounds than heretofore. He contended that it was proposed to fill in the street from curb to curb and that no provision was made for the raising of the sewer, gas or water pipes, or for any method of getting to them if they required fixing.

He also raised the objection that the ordinance contained no provision for paying the viaduct and that to cover up \$10,000 or \$12,000 worth of good pave and then provide for none to replace it was "a slipshod way of doing business." The ordinance passed third reading by the following vote:

Yeas—Ross, M. V. Morris, Grier, Griffiths, Walsh, Calhoun, Boone, Paine, Melvin, Goodhall, Coleman, T. F. Morris, Norton—14. Nays—Wenzel, Keller—2.

When the measure reached select, it could be plainly seen that it isn't going to meet with plain sailing in that branch. Mr. Oliver moved that it be referred to committees with instructions to report forthwith. Many objections were raised to this motion.

Mr. Chittenden expressed the opinion that the ordinance was "intended to illegally increase the city's debt by about \$300,000," and he voiced the belief that if "any property owner whose property will be damaged by the viaduct goes into court, he can give it a knockout." He thought that councils should know how much the damages would be before voting on the ordinance. He didn't want to "railroad it through."

Mr. O'Boyle, in a rousing speech, delivered with a voice that must have been heard half a block up and down Washington avenue, denounced the present plan of building the viaduct as being "unjust and unfair," and a downright swindle to saddle a big debt on the city. He favored the viaduct, but wanted to know whether the city could pay the damages before he voted for it. After more discussion the motion to refer to committees with instructions to report forthwith, was lost by the following vote:

Yeas—Finch, Thomas, Williams, Roche, Melvin, Shea, McCann, Oliver, Coyne—9. Nays—Ross, Costello, Chittenden, Schneider, Lidstone, Schneider, O'Boyle, Vaughan, McCandrew, Wagner—10.

A motion to refer to committees with instructions was then made and carried, the members lining up the same as before.

PASSED OVER MAYOR'S VETO.

Select Council Favors Settling with Dyer and Saul.

As predicted in yesterday's Tribune, Mayor Molr sent in a communication to select council last night vetoing the resolution directing that a settlement be made of the claims of ex-Patrolmen Dyer and Saul against the city. The reasons assigned by the mayor were that no such action should be taken, inasmuch as an appeal in the case of Saul had already been taken to the Supreme court, and that the resolution said claims, whereas only one claim exists, Dyer never having put in any. "Surely your honorable bodies," says he, "do not intend to donate money in this way to parties who do not even make a claim."

Select council didn't take long to act. The resolution was passed over the mayor's head by the following vote:

Yeas—Finch, Costello, Thomas, Williams, Roche, Chittenden, McCann, Oliver, Clemens, O'Boyle, Vaughan, Coyne, McCandrew, W. or, Melvin, Shea—10. Nays—Ross, Schneider, Lidstone, Schroeder, 4.

Mr. Oliver, who was pushing the resolution, hustled it over to common council, but after sipping up the crowd sent, decided that there were not fourteen votes on hand and so did not give the resolution to Clerk Lyntott.

A communication was received from Taylor & Lewis, attorneys for Coroner J. J. Roberts, requesting that councils settle with the doctor for damages sustained by him on the evening of May 25, when he was thrown out of his wagon on Lafayette street, it being charged that the large pile of dirt against which the wagon struck, was not properly protected, there being no kind of kind of barrier. It was referred to the judiciary committee.

A communication was received from City Solicitor Vosburg, informing councils of Judge Archbald's ruling in the Poplar street case and suggesting that a proper ordinance providing for the appointment of viewers to assess the damages caused by the opening of the street be passed at once.

As the judge allowed only thirty days in which to pass this ordinance, council decided to meet on Tuesday

A Blessing

That which is of special benefit, and from which lasting good is derived. And blessings are often self-obtainable; in fact, every blessing has its corresponding merit—earned, or given.

There's a blessing which, comparatively few of our people really enjoy as they might. The blessing of Plenty. Generally takes grit to get it, to be sure; but that ought to be easy, as most people pride themselves on having the "get there" quality. The few on whom plenty drops—unearned, are quite as likely to drop it as it came—quickly.

The good, old-fashioned way to enjoy plenty was to gain it by simple SAVING; and its best way now. Once thus had, the knowledge gained therewith keeps it—a blessing, indeed.

Savings Department
TRADERS NATIONAL BANK
Cor. Wyoming and Spruce

DR. JAMES' CHERRY TAR SYRUP

Made from the prescription of an old physician.

Tested by years of use. Pleasant to take—does not settle in the bottle. Last dose is the same strength as the first. The one safe, never failing remedy for coughs and colds of every description.

At All Drug Stores,
25 cents a Bottle.

Don't Accept Substitutes.

It Cures the Cough.

night next to pass it on first and second readings. The sewers and drains committee presented a resolution awarding the contract for a sewer on Washington avenue, between New York and Marion streets, to P. J. Mahon, at a cost of \$848.78. The resolution was adopted. The committee also presented a resolution providing for the settlement of a claim of Mary T. Jones, of 122 Broadway for \$75 and was adopted.

The appointment of Florence Wilcox as additional permanent man for the Niagara was confirmed. The following resolutions were introduced and adopted:

By Mr. Ross—Granting permission to the property owners on Brown avenue to construct a private sewer.

By Mr. Melvin—Providing for the appointment of a select committee of three to report and suggest to councils before Jan. 1, such legislation as it will be necessary to have passed to facilitate the passing of Scranton from a third to a second-class city.

By Mr. Lidstone—Providing for a fire hydrant at the corner of Green Ridge street and Say Ave. avenue.

MEETING OF COMMON COUNCIL.

Very Little Business of Importance Transacted.

In common council, outside of the passage of the viaduct ordinance, little of importance was transacted. Any discussion except upon an ordinance which provides that all wagons used for hauling manure be fitted with metallic covers and that a penalty of \$5 be fixed for a violation of the measure. Mr. Coleman called it up on third reading.

Mr. Paine was the principal objector. He thought the measure was unjust to the farmers, who at the present time carry almost all of the city's manure out of town. Mr. Paine spoke in very sarcastic terms regarding the measure, wondering "why it didn't provide for a padlock and a guard to see that none of the stuff was stolen."

Mr. Coleman, in reply, said that there were people who were willing to comply with the provisions of the ordinance and pay a license fee to the city for the privilege of hauling away all manure. Mr. Paine thought a provision for some license fee should be contained in the measure, but he was "alone in London" and the ordinance was passed almost unanimously.

The following resolutions were introduced, passed and finally concurred in by select council:

M. V. Morris—Directing the mayor to issue bonds for the paving of the North Main avenue pavement.

By Mr. Ruane—Directing the mayor and city solicitor to ascertain whether or not culm is being dumped into the river from the Pottsville wharf, and, if so, directing them to take steps to stop the practice.

By Mr. Coleman—Extending the time for the collection of city taxes until December 15.

The following ordinances were passed on third reading: Providing for a sewer on Broadway street; providing for flagstone sidewalks in the Sixth ward; appropriating park receipts for park purposes.

GOLF TOURNAMENT.

Harry Vardon, Former Champion, Leads His Greatest Rival.

By Exclusive Wire from The Associated Press. Chicago, Oct. 4.—With the open golf championship of the United States half over at the links of the Chicago Golf club, at Wheaton, Harry Vardon, former champion of Great Britain, leads his greatest rival, Champion J. H. Taylor, by one stroke. This assures the followers of the ancient game of one of the most interesting contests tomorrow when the final thirty-six holes are played, that the national event could produce a record.

The thirty-six holes in 157 strokes. At the end of the morning's play Taylor was the cynosure of all eyes with his total of 78. Vardon had had a streak of bad putting and had made but 79. Taylor's afternoon round of 82 was a decided loss for the champion, whereas Vardon's score showed a gain of one stroke over the morning. David Bell, of Midlothian, with 162, managed to take third honors.

Alex Campbell, of Boston, and Stuart Gardiner, the former man, tied for fourth honors with 163. George Low, of Dyker Meadow, although a sick man, totalling 164. Willie Smith, of Midlothian, the United States champion, had to be satisfied with a total of 165. Laurence Auchterlony, of Great View, had considerable bad luck and turned in a score of 166. Val Fitzjohn got 167 and Tom Hutchinson, the Shinnecock Hills man, and Robert Simpson, of St. Louis, tied at 168. There were 162 starters and the weather conditions were good for perfect golf.

Tomorrow morning the field of over fifty will resume play for the final rounds.

MARYLAND CAMPAIGN.

Senator Gorman and Congressman Richardson Prepare an Opening.

By Exclusive Wire from The Associated Press. New York, Oct. 4.—Ex-Senator Gorman, of Maryland, and Congressman Richardson were in conference today at national Democratic headquarters. Senator Gorman will stay here until Saturday, when he will return to Baltimore. On Monday night he, with ex-Governor Stone, will open the campaign in Baltimore.

After that until the close of the campaign Senator Gorman will be in this city several days each week.

NON-SUIT GRANTED
IN COOPER CASE

DAMAGE DUE TO AN ERROR OF JUDGMENT.

For This the City Cannot Be Held Liable—Verdict for the Defendant in the Case of Lister's Agricultural Chemical Works Against N. E. Anderson—Liebenstein-Long Case Will Go to the Jury Today—People of Ransom Want More Protection. Other Court Matters.

When all of the testimony for the plaintiff was in yesterday in the case of George Cooper against the city of Scranton an application for a non-suit was made by the city and allowed by the court.

The action was brought by Cooper to recover damages from the city for injury done to a block of ten houses on Eighth street owned by Cooper. Surface water was the cause of the injury. The non-suit was granted by Judge Archbald for the reason that the damage was done to the property through a defect in the sewer on Linden street, which was supposed to carry off the surface water. This defect was due to an error in judgment on the part of those who built the sewer and for this the city could not be held responsible.

The suit of Lister's Agricultural Chemical works against N. E. Anderson, of Scranton, was next tried. The plaintiff sought to collect a balance of \$22.10 from Anderson for fertilizer sold to him. Anderson refuses to pay the balance on the ground that he was compelled to pay that amount as weight on the fertilizer. His agreement was, he said, that the fertilizer would be sent, freight prepaid, and that if it was not he was to be allowed for any freight he might pay. The verdict was in favor of the defendant.

When court adjourned the case D. F. Holloper, of Shickellany, against the Green Ridge Lumber company, was on trial. Mr. Holloper is engaged in the lumber business and since 1892 has been selling lumber at intervals to the Green Ridge Lumber company. He alleges there has never been a complete settlement with him and this position is challenged by the lumber company, which states that it has paid everything it owes Holloper. The plaintiff is represented by Attorney H. C. Reynolds and the defendant by Attorney J. W. Carpenter.

The Liebenstein-Long case was on all day yesterday before Judge Edwards. The defense rested in the morning and the remainder of the day was spent in offering testimony in rebuttal. The case will probably go to the jury this afternoon.

Guglielmo's Side of the Case.

Testimony on the part of the defendant was taken yesterday by Commissioner John Taylor in the case of Frank Guglielmo, constable of the Second ward of Dunmore, who has been cited to show cause why he should not be removed for failure to properly perform the duties of his office. On the part of the persons who secured the rule it was testified on Monday that Guglielmo had drunk and played cards in licensed hotels in his ward on Sundays, but had failed to return them to court and that he had as positive knowledge about certain places where liquor was sold without a license, but had also failed to remove them to court.

Guglielmo denied that he had ever drunk or played cards in licensed places on Sunday and the proprietors of these places testified that Guglielmo did not drink or play cards in their places on Sunday for the good and sufficient reason that the places were not opened and that no drinking or card playing was permitted in them on the Lord's day.

Guglielmo also denied having knowledge of unlicensed places. He moreover explained that even if he did know of liquor law violations he could not well have returned them because he only entered upon the duties of his office on the Monday in May when constables make their quarterly return and in September on return day he was unable to come into court because he was under treatment for trouble to one of his eyes.

Suit Against the Borough.

Bridget McLane, James McLane and Christopher Purcell yesterday began an action in trespass against the borough of Dunmore to recover \$1,000 damages.

They are represented by Attorneys James W. McDonald and John R. Edwards. It is alleged that the plaintiffs own a property at Quincy avenue and Grove street and because of the action of the defendant in changing an old water course and diverting surface water onto the properties of the plaintiffs the suit is brought.

Want More Protection.

Isaac N. Moore was yesterday appointed a deputy constable of Ransom township with the powers of a police officer.

In the application for the appointment it is stated that many idle men are roaming through that part of the county who are doing great damage to crops and in orchards with a view to preventing this and saving the farmers from loss greater police protection is required.

Sheriff's Deeds Acknowledged.

By a special order of court, Sheriff Pryor yesterday acknowledged the following deeds:

To Germania Building association, No. 8, for piece of land in Throop, sold as the property of M. J. Norton for \$1,675.

To the Citizens' Building and Loan association for piece of land in Priceburg, sold as the property of Mary Shamrock for \$2,105.

Jurors Drawn Yesterday.

Grand and petit jurors were drawn yesterday by Sheriff C. E. Pryor and Jury Commissioners C. E. Higgins and Frank Dougherty.

GRAND JURORS, MONDAY, NOV. 5.
M. J. Murphy, foreman, Scranton.
J. H. Thomas, postmaster, Carbonate.
George Williams, track layer, Scranton.
John Laville, file setter, Scranton.
Michael Mannis, miner, Scranton.
J. A. Conerton, clerk, Scranton.
Patrick Conboy, foreman, Moosic.
John H. Powell, foreman, Scranton.
Henry Joyce, laborer, Scranton.
John Lunnay, laborer, Carbonate.
James Loftus, laborer, Carbonate.
Charles Joseph, clerk, Scranton.
John J. Brown, tinner, Scranton.
Thomas Gannon, farmer, Coalington.
P. E. McGowan, miner, Jersey.
Thomas Price, hotel clerk, Scranton.
Fred Phillips, teamster, Scranton.
John Hughes, barber, Scranton.KILLED BY A FREIGHT TRAIN.
By Exclusive Wire from The Associated Press. Harrisburg, Oct. 4.—John W. Egan, of Olyphant, died today at the Harrisburg hospital from injuries received by being struck by a Pennsylvania railroad freight train on the Rockville bridge.

(Continued on Page 8.)

Novel Ash Trays

Tobacco Boxes, Pipe Racks, etc., which are ornamental as well as practical, are ever in demand. Women buy them ostensibly for their liege lord's use, but really, because they are so decorative, and who can blame them when they can pick up such nice novelties at our store from 25c to 50c? They really look as though they cost five times as much.

China Mall.

Geo. V. Millar & Co. 134 Wyoming Avenue
Walk in and look around.

No Use Talking

You cannot miss satisfaction here because quality and economy are certainties. Our

Green Valley Rye

will convince you of this fact.

216 Lackawanna Avenue,
Scranton, Pa.
PHONE 2162.

CASEY BROS

TEETH
\$5 SET \$5

Better come in and talk to us about your teeth. We believe you will appreciate the work and low prices. We will save you nearly one-half on all dental work.

We make teeth to suit you and your friends. We guarantee to please you or no pay. We keep work in repair free of charge. We examine and extract teeth free of charge.

Our Crown and \$3 Per Bridge Work.. \$3 Tooth

All work guaranteed for 10 years. Call and have your teeth examined. Satisfaction or no pay.

Dr. Reyer, Dentist
514 Spruce St., Opp. Court House.

Zenola

(Trade Mark Registered.)
Cleans you so clean that nothing else seems to clean you clean.

The swarthy engineer may use strong and harmful soap to clean his oil-grimed hands; the busy servant may use alkaline flesh-eating soap powders to wash her kitchen floor; the dainty housewife may use costly toilet soap and lemon juice to remove the stains from her fingers, but ZENOLA would serve each better, and leave the hands soft.

At Grocers and Druggists, 5c and 10c. (Zenola Toilet 25 Cents.)

THE ZENOLA COMPANY, Philadelphia
CUSHMAN BROS. Co., Distributors
New York Philadelphia Boston

AMUSEMENTS.

LYCEUM THEATRE
Burgunder & Reis, Lessees and Managers
A. J. Duffy, Business Manager.
ONE NIGHT ONLY, MONDAY, OCT. 8.
MISS GERTRUDE COGHAN
for the first time here as
BECKY S.E.P.In Thackeray's "VANITY FAIR," Dramatized by Charles Coghlan. With an excellent cast and superb production.
Act 1, Becky, the school girl at Mr. Pinkerton's academy, Cheswick hall, 1813; act 2, Becky the mistress, London, 1815; act 3, Becky the bride, at Duchess of Richmond's ball, Brussels, 1815; act 4, Becky the wife, at her home in Curzon street, London, 1823; act 5, Becky deserted in her lodgings, Pimlico, 1828.
Price—Orchestra, \$1.50; circle, \$1; box seats, \$1.75; box seats, \$2; balcony, first two rows, \$2; circle, \$1.50; box seats, \$1.50; box seats, \$1.50; gallery, 50c; admission, 25c.
Advance sale of seats will open at Box Office Friday, October 5.